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<ul><li>170 S. Green Valley Pkwy., Suite 280</li><li>Henderson, Nevada 89012</li><li>(702) 259-7777 FAX: (702) 259-7704</li></ul>	16
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8	Douglas Vasquez

## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

DOUGLAS VASQUEZ, individually and on behalf of all others similarly situated,

Plaintiff

VS.

GIBRALTAR HOSPITALITY SERVICES, LLC d/b/a and a/k/a 7TH AND CARSON; EMPLOYEE(S)/AGENT(S) DOES 1-10; and ROE CORPORATIONS 11-20; inclusive, Defendant Case No. 2:23-cv-00441-CDS-DJA

## STIPULATION AND ORDER TO EXTEND TIME TO FILE SETTLEMENT PAPERWORK

(First Request)

Plaintiff Douglas Vasquez ("Plaintiff" or "Vasquez") and Defendant Gibraltar Hospitality Services, LLC d/b/a and a/k/a 7th and Carson ("Defendant") (together the "Parties"), by and through their respective counsel of record, hereby stipulate and respectfully request a fourteen (14) day extension up to and including **November 27, 2023** to file their proposed settlement and motion for preliminary approval of class action settlement. This is the Parties' first request for such an extension.

In support of this request, the Parties provide the following information for the Court's consideration:

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1. On October 11, 2023, the Parties filed their Notice of Settlement
advising the Court that the parties were preparing and exchanging appropriate
settlement paperwork and anticipated thereafter seeking approval of such class
action settlement pursuant to Rule 23(e) of the Federal Rules of Civil Procedure
and our law. See ECF No. 16.

- 2. On October 30, 2023, this Court ordered Plaintiff to submit a proposed settlement along with a motion for preliminary approval of class action settlement on or before November 13, 2023. See ECF No. 17.
- 3. The parties have been diligently working together in good faith regarding such requisite settlement paperwork.
- 4. Specifically, the parties have exchanged their draft Joint Stipulation of Settlement and Release with corresponding proposed exhibits thereto. Defendant is currently reviewing the extensive documentation and the parties anticipate circulating the documents for final approval and signature following such review.
- 5. Further, the parties have also diligently drafted, exchanged, and executed settlement paperwork in their separate NLRB matter.

To complete such necessary review and achieve finalization of the settlement paperwork, including the anticipated motion for preliminary approval of class action settlement, the Parties respectfully request a fourteen (14) day extension, up to and including **November 27, 2023**, to file the proposed settlement along with a motion for preliminary approval of class action settlement.

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1	This stipulation is made in good faith, not for purposes of delay or burden		
2	and pursuant to our Rules. Not parties are prejudiced by this Stipulation.		
3	Respectfully submitted this 13th day of November 2023.		
4	Gabroy   Messer	FISHER & PHILLIPS LLP	
5	By: /s/ Christian Gabroy	By: /s/ David B. Dornak	
6	Christian Gabroy, Esq. Kaine Messer, Esq.	David B. Dornak, Esq. Allison L. Kheel, Esq.	
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10	Attorney for Plaintiff Douglas Vasquez	Attorneys for Defendants Gibraltar Hospitality Services LLC d/b/a and a/k/a	
11	Attorney for Flaintill Douglas Vasquez	7th and Carson	
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14	IT IS SO ORDERED:		
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17	UNITED STATES DISTRICT JUDGE		
18	Dated: November 13, 2023		
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